



State Of Oklahoma.

-VS-

Case No.

CM-2022-3627

Holman, Tara Renae

SS.# : XXX-XX-9659 DOB: XX-XX-1986

DISTRICT COURT

ORIGINAL ORDER OF DEFERRED SENTENCE

MAR 2 0 2023

DON NEWBERRY, Court Clerk

Now, on this 10 day of MARCH, 2023, the same being a juridical day of Sand County and the time duly appointed for judgment in the above-entitled cause, and said cause coming on for judgment, and the defendant being personally present in open court and being duly represented at all appearances before the Court by his or her attorney of record, Ben Waters and Kevin Finnegan appearing for the State. The Court Reporter, waived. The defendant has been informed of the nature of the charges against him or her and has been duly arraigned thereon, and has properly entered his or her plea of guilty to the crime(s) of:

Count 1: UNLAWFUL POSSESSION OF CONTROLLED DRUG (DU9II)

Violation of 63 O.S. 2-402(A)(1)

Count 2: UNLAWFUL POSSESSION OF CONTROLLED DRUG METH

(DU9II) Violation of 63 O.S. 2-402(A)(1)

Count 3: UNLAWFUL POSSESSION OF DRUG PARAPHERNALIA (DR3)

Violation of 63 O.S. 2-405 (B)

The Court prior to accepting said plea informed the defendant of his or her constitutional rights, including the right to a trial by a jury, the right to be confronted by his or her accusers and the right to his or her privilege against compulsory selfincrimination. In response to questioning by the Court the defendant said that he or she understood his or her constitutional rights and that he or she waived each of them, and persisted in his or her plea. The Court further informed the defendant of the minimum and maximum penalty provided by law for the aforesaid offense and after being further interrogated by the Court, the defendant stated that he or she is guilty, and that the plea was voluntary and made by him or her without inducement or coercion.

On the defendant's representation that he or she had not been previously convicted of a felony, and at the defendant's request, and with his or her consent, the Court, without entering a judgment of guilt, orders that the defendant be placed on a deferred sentence under the terms and conditions of as are now prescribed and imposed by the Court. Said term is **under the rules and conditions of District Attorney Supervision** for a period of **18 months** until **8/30/2024** at 9am in room 158 at which time the defendant is ordered to appear before this Court. If applicable, the terms and conditions of deferred sentence prescribed and imposed by the Court, after having been read and signed by the defendant in open court, are attached thereto and made a part of this Order of Deferred Sentence.

It is further ordered that upon completion of the term of deferred sentence without violation of the terms and conditions of the deferred sentence that the defendant be discharged without a court judgment of guilt and that his or her plea to the offense charged be expunged from the record by the Court Clerk and the charge be dismissed with prejudice to any further action on said charge and this order be removed from the case file and retained by the Court Clerk in a separate confidential file.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that in addition to the preceding terms, and the general miscellaneous costs of this action, the defendant is also sentenced to:

Count 1: Court Fund Assessment in the amount of \$300.00, Victim's Compensation Assessment in the amount of \$150.00, plus costs. Count 2 \$50.00 court fund \$50.00 vca costs. Count 3 \$50.00 court fund \$50.00 vca plus costs. Count 4 \$50.00 court fund \$50.00 vca pluscosts.

It is further ordered by this court that judgment is hereby entered against the defendant for all costs, fees, fines, and assessments ordered in this action and he or she is ordered to report immediately upon conclusion of this hearing to the Tulsa County Court Clerk to pay all costs, fines, fees, and assessments ordered in this action - or - to the Tulsa County Court Cost Administrator to make arrangements to pay the costs, fines, fees, and assessments as ordered pursuant to the Rule 8 Order executed this day.

The Court further advised the defendant of his or her right to appeal to the Court of Criminal Appeals of the State of Oklahoma and of the necessary steps to be taken by him or her to perfect such appeal, and that if he or she desired to appeal and was unable to afford counsel and a transcript of the proceedings, that the same would be

furnished by the state, subject to reimbursement in accordance with Title 22 § O.S. 1355.14, 20 § O.S. 106.4 (b), and, ADC-72-33.

It is further ordered that in the event of violation of the terms and conditions of deferred sentence, that this Order of Deferred be immediately revoked and that judgment of guilt be entered on the defendant's plea and that sentence be imposed as provided by law. Further proceedings in this case are hereby stayed and deferred pending the further order of the Court.

COURT CLERK'S DUTY

[TRIAL JUDGE TO COMPLETE THIS SECTION]

IT IS FURTHER ORDERED that the Clerk of this Court shall register or report the following circumstances in accordance with the applicable statutory authority:
() As to Count(s), the defendant is ineligible to register to vote pursuant to Section 4-101 of Title 26.
() Pursuant to Section 985.1 of Title 22, the Court departed from the mandatory minimum sentence of imprisonment as to Count(s)
() As to Count(s) , the defendant is subject to the Methamphetamine Offender Registry requirements as set forth in Section 2-701 of Title 63.
() Defendant is a lawyer and certified copies of this document shall be transmitted to the Chief Justice of the Supreme Court and the General Counsel of the Bar Association within five (5) days as set forth in Rule 7.2 of the Oklahoma Rules of Professional Conduct, 5 O.S.Supp.2014, ch. 1, app. 1-A.
Witness my hand the day and year first above mentioned.
Witness my hand this Day of MARCH, 2023, JUDGE TANYA WILSON
ATTESTATION:
DON NEWBERRY District Court Clerk Tulsa County

COURT CLERK'S CERTIFICATION

I, Don Newberry, District Court Clerk for Tulsa, Oklahoma, hereby certify that the foregoing is a true, correct and	ful
copy of the instrument herewith set out as appears on record in the Court Clerks Office of Tulsa, Oklaho	ma
Dated this the day of,	
DONNEWBERRY DISTRICT COURT CLERY THESE COUNTY OF AHOMA	
DON NEWBERRY, DISTRICT COURT CLERK, TULSA COUNTY, OKLAHOMA	
By:, Deputy	

RULES AND CONDITIONS OF DISTRICT ATTORNEY SUPERVISION

In the District Court of Tulsa County, State of Oklahoma District Attorney Supervision • 500 S. Denver, Suite 109, Tulsa, OK 74103 • (918) 596-4815

Defendan	TAR	A HOLI	712	Case	· Numbe	er Gy						3/.0/22
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9. I will no	ot violate city,	state or federa	I laws and wi	II notify th	ne Superv	ising Auth	nority wit	hin forty-e	ight (48) hours of	any arre	st or contact with
	forcement.	•										
	low the Supei may be ref <i>e</i> f	1	y to access m	ny record	s as they	relate to	my partic	ipation in	any cou	ınseling, t	reatment	and/or service to
11. I will pa	ay a monthly S	640.00 Supervi	sion Fee in th	ne form o	f a mone	y order or	cashier's	s check to	the Su	pervising.	Authority.	
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в	Complete	hours of Cor	mmunity Servi	ice per se	parate sch	nedule		& follow A	ALL Rec	ommenda	tions	
c	Attend psych	niatric counseli	ng as directe	d and wri	tten proof	f _	1	Court or	dered ra	andom UA	s at Defe	endants expense.
D	Attend & cor	nplete AIP/DVI	S Program									
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PURSUANT TO 22 O.S. 991(C), ALL DA-SUPERVISED PROBATION WILL BE LIMITED TO A MAXIMUM PERIOD OF TWO (2) YEARS EVEN WHEN THE TOTAL LENGTH OF THE SENTENCE EXCEEDS TWO (2) YEARS.

STEPHEN A. KUNZWEILER **DISTRICT ATTORNEY, DISTRICT 14**